



City of San Antonio
Child Care Delivery System
(CCDS)

Regulated Child Care Provider Handbook

Information Line: 210-206-5200

Child Care Delivery System (CCDS)

Bexar County

1227 Brady Blvd.
San Antonio, TX 78207
Tel (210) 206-5200
www.sanantonio.gov

Rural Counties

8700 Tesoro, Suite 700
San Antonio, Texas 78217-6228
Tel (210) 362-5200
Fax (210) 225-5937
www.aacog.com

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TDD/TTY 1-800-735-2989

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FOREWORD

The City Of San Antonio has developed this Provider Handbook to inform you about its child care services and to explain your role as a regulated child care provider.

All rules, policies and procedures in this Provider Handbook are based on federal or state laws and Alamo WorkSource policies and procedures. Any changes to federal or state laws are automatically incorporated into this provider handbook.

Please read this handbook carefully. Keep it handy as a reference for questions you may have later. Feel free to call us at 210-246-5200 and ask to speak to your Provider Specialist if you have any questions.

PURPOSE

This handbook is for regulated child care providers offering child care services to families receiving assistance through CCDS. It will:

- Provide you with a reference guide that you can keep
- Explain your role in providing child care to CCDS families
- Explain the conditions on which child care services are based
- Explain reimbursement procedures for child care services rendered

CCDS MISSION

CCDS provides child care services to eligible parents who are striving to become self-sufficient. The program allows families flexibility to select child care and access to multiple funding sources, which can be managed by the CCDS through a simple process as the needs of families change.

CCDS provides child care services to over 9,000 children per day. Child care services are available for both full and part-time care for qualifying families. To be eligible for CCDS services, individuals must meet certain criteria.

In this handbook you will find the guidelines set up for CCDS Contracted Providers to ensure proper implementation of the program. **This handbook is an addition to the CCDS Provider Agreement or Rate Schedule and does not exhaust all policies and procedures within the CCDS Program.**

ELIGIBLE CHILD CARE PROVIDERS

A regulated child care provider must meet the following criteria to be eligible to receive CCDS funds for providing child care services:

- ◆ Have a current license from the Texas Department of Family and Protective Services (TDFPS) as a child care center, licensed child care home or a registered child care home, or
- ◆ Be licensed as a youth camp by the Texas Health Department (TDH) or
- ◆ Operated and monitored by the United States Military Services

“Listed” providers as defined by TDFPS are not eligible to receive CCDS funds to provide Child Care Services.

Note:

CCDS can not provide reimbursement for child care services to a child care provider if the provider or a staff person of the provider has been found to debarred from any other State or Federal program (such as the Child Care Food Program) or if the provider has lost their license or registration with DFPS.

INDEPENDENT PROVIDER

The provider shall at all times be an independent provider and not an agent or employee of the City of San Antonio. The Child Care Delivery System does not have the right or power to control how a provider selects its employees, hires or fires staff or otherwise provides child care services; nor does the Child Care Delivery System have the right to direct the Provider's action in any way. The provider is not entitled to wages or benefits from the City of San Antonio, Child Care Delivery System and the provider is fully responsible for the payment of all federal, state and local taxes or contributions imposed or required under unemployment insurance, Social Security and employment tax laws.

Any licensed or registered provider of child care in Texas may apply to become a CCDS provider. The provider must attend a new provider orientation and submit the following:

1. A current license from the Texas Department of Family Protective Services (TDFPS) as a child care center or licensed home or be a registered home, or must be licensed as a youth camp by the Texas Department of Health (TDH), or be operated and monitored by the United States Military Service
2. Provide a copy of their either the Employer Identification Number (EIN) or Social Security card and picture ID
3. Provide a copy of their published rates and center holidays.

CCDS Providers must abide by Terms of the Provider Agreement or Provider Rate Schedule and the Provider Handbook.

Having a Provider Agreement or a Provider Rate Schedule does not guarantee that a provider will have children referred by the CCDS Contractor. All referrals made by the CCDS Contractor are based on parent choice. However, even if providers do not have contractor-referred children in care, they must still comply with the terms of the CCDS Provider Agreement or Provider Rate Schedule.

ARRANGEMENTS FOR CHILD CARE

All arrangements for child care shall be made between the parent and child care provider according to the parent's child care needs and the provider's policies. CCDS will reimburse the child care provider after services are rendered.

When the parent notifies CCDS that a decision has been made, CCDS will:

- Contact the provider to be sure space is available, and if so,
- Verbally authorize care to start, and give authorization numbers
- Send the provider a TWC Form 2450, Authorization for Child Care Enrollment.

Form 2450 tells the provider:

- The date child care is to begin,
- The amount of the parent fee or whether the parent is exempt from the parent share of cost,
- The days and hours of care authorized, and
- Whether transportation is authorized.

The provider must not accept a child unless CCDS staff has called the provider and issued enrollment numbers. Even if CPS or a Texas Workforce Center caseworker refers the child, the provider still must have CCDS authorization numbers before accepting the child. Providers who accept a child without first receiving CCDS enrollment numbers will not be paid.

Providers must accept all children referred to them by the CCDS Contractor as long as:

- The children are within the age range the providers are licensed to serve,
- The children are the ages covered by the Provider Agreement or Provider Rate Schedule,
- Accepting the children does not put the provider over the number of children they have said they will care for in the Provider Data Worksheet, and
- Accepting the children do not put the provider over its PRS licensed capacity.

The Americans with Disabilities Act (ADA) of 1990, as amended, requires that all individuals, regardless of their disabilities, be allowed access to child care facilities, including registered homes.

PARENTAL ACCESS

The provider shall ensure that the CCDS customers have access to their children at the provider's facilities at all times while in care.

PROVIDER APPLICATION

Each provider must furnish their CCDS Provider Specialist with information on their program that will be documented on the Provider Worksheet. Information from the worksheet will be entered into the CCDS automated system.

REIMBURSEMENT TERMS

The Alamo WorkSource Board sets maximum reimbursement rates that providers can be reimbursed for child care services based on the following:

- The type of child care provided,
- The age of the child receiving child care services,
- Whether full-time or part-time care is authorized and
- Whether additional adult assistance or equipment is required for a child with a disability

CCDS will reimburse the child care provider after services are rendered. The provider will request reimbursement by completing a Form 2455 billing form or submitting electronically on the web-based program (eVision), in accordance with the billing guidelines in Billing Handbook.

ABSENCES:

CCDS will reimburse the provider for absences when the child is scheduled to attend under the following conditions:

- The absence is due to illness
- The child is scheduled to begin enrollment but does not, up to 3 days **if the provider notifies CCDS on the 3rd day the child does not attend**
- The child is on court ordered visitation for up to 2 weeks—approval must be received from CCDS
- The child does not attend but is authorized to attend

- The child is scheduled to attend but due to extenuating family circumstances is not able to, with approval by CCDS

HOLIDAYS / EXENTUATING CIRCUMSTANCES:

CCDS will reimburse the child care provider a total of nine holidays for each child currently enrolled.

Note: The parent's share of cost (commonly referred to as the "parent fee") will be deducted from the provider's reimbursement. It is the provider's responsibility to collect the parent's share of cost.

ATTENDANCE CODES

It is the provider's responsibility to record attendance for each child receiving CCDS services. Absences for CCDS funded children must be recorded according to the absence codes on the Service Delivery Report (*Billing Form 2455*) or on eVision.

CCDS will not reimburse for child care beyond the following occurrences:

- 5 days consecutive absences with no contact from the parent with the provider
- 30 days absence in a one year period unless approved by CCDS

Please reference the CCDS Billing Handbook for a complete outline of billing procedures.

BASIS FOR REIMBURSEMENT FOR CHILD CARE SERVICES

Full-time vs. Part-time Care:

- Full day care is defined as between 6 to 12 hours a day,
- Part day care is less than 6 hours a day,
- Part-time care is for less than 5 days (or 30 hours) per week,
- School-age care:
 - ≈ Before and/or after school care is part-day care,
 - ≈ Full day care during school breaks and holidays is full day care.

DETERMINING THE PROVIDER'S PUBLISHED DAILY RATE:

Providers must furnish daily rates for the following age categories:

- Infants (0-17 months)
- Toddlers (18-35 months)
- Preschool (3-5 years)
- School age (6-12 years)

This may also include any registration/membership fees, any applicable activity fees and the provider's transportation rate (if separate from the provider's published rate). Fees for field

trips or other special activities not part of the provider's normal activity schedule will not be included in these calculations.

For providers whose rates are charged on a basis other than daily, the provider may use the following standards:

- Monthly rates (Divided by 4.33 to obtain weekly rates),
- Weekly rates (Divided by 5 to obtain daily rates), and
- Hourly rates (Multiplied by 5 for part day or 10.5 for full day).

Assistance is available in calculating rates by contacting the Provider Specialist staff.

Providers will be reimbursed for child care services rendered at the provider's published rate up to the maximum reimbursement rate established by Alamo WorkSource for the Alamo Area CCDS. If the provider's published rate is less than the maximum reimbursement rate established by Alamo WorkSource, the provider will be reimbursed for allowable costs up to their published rate.

CCDS Contractor staff may review the provider's records (i.e. supporting documents) to determine if the rates established by the provider reflect rates consistent with rates paid by non-Child Care Contractor referred parents.

If providers change their published rates they must send written documentation of the new rates to the CCDS Contractor. An amendment to the agreement or rate schedule showing the new rates will be completed and effective the first full month after the amendment has been signed.

PARENT FEE (SHARE OF COST)

Most parents receiving care will be assigned a monthly parent fee. As a provider, it is your sole responsibility to collect the parent's share of cost before child care is delivered. **Providers must not charge parents who are exempt from paying a parent fee or parents whose parent share of cost is calculated to be zero, the difference in cost between the provider's published rate and the Board's maximum reimbursement rate.** The Child Care Authorization Form (2450) will indicate which clients are exempt.

Providers must report instances in which the parent fails to pay their required parent fee. This must be reported within three working days to the Case Aide. After reporting, the provider has the option to:

- Option 1: Allow the family to remain in care while the provider works with the family to pay their required fee.
- or
- Option 2: Deny services for non-payment of the parent fee. However, if you deny services, you may not bill the CCDS for these days.

CCDS will not be responsible for any parent fee owed to the provider.

REQUESTING REIMBURSEMENT

CCDS will reimburse the child care provider for services rendered on either a monthly or twice-monthly basis, as requested by the provider on the Provider Agreement or Rate Schedule.

MONTHLY REIMBURSEMENT:

The child care provider will submit a complete, signed Billing Form 2455 after the last day of the month. Billing Forms must be submitted to CCDS by the 8th day of the following month in order to be paid.

TWICE-MONTHLY REIMBURSEMENT:

The child care provider will submit a complete, signed Billing Form. Billing Forms for the first half of the month (1st – 15th) must be submitted by the 23rd day of the same month.

Billing for the second half of the month (16th – end of the month) must be submitted by the 8th day of the following month.

SUBMITTING ACCURATE CLAIMS:

Providers are responsible for submitting accurate claims. If claims contain errors, this may involve returning the Billing Form 2455 to the provider for corrections, which will delay payment.

All reimbursement discrepancies must be reported to the CCDS Case Aide within 15 days from the date of the check, otherwise payment will not be made.

Providers will be required to refund any payments that they are not entitled to, including:

- Overpayments,
- Duplicate payments, or
- Payments made in error.

All forms must be signed and dated in blue or black ink. Use of white out is not acceptable. Failing to submit accurate claims may result in a Service Improvement Agreement (SIA).

Note: Billing forms submitted past the deadline will be noted in the provider's history for tracking purposes. Requests for reimbursement that are not submitted by the 20th day of the month following the billing period will not be paid, unless approved by the CCDS Social Services Manager.

SUSPECTED FRAUD

A provider may be suspected of fraud if one or more of the following is presented:

1. A request for reimbursement:
 - In excess of the amount charged by the provider for the child care; or
 - Is made when the provider's license or registration is no longer valid

2. A claim for child care if evidence indicates that the person may have:
- Known, or should have known, that child care services were not provided as claimed;
 - Known, or should have known, that information provided is false or fraudulent;
 - Received child care during a period in which the child was not eligible for services;
 - Known, or should have known, that child care services were provided by a provider not eligible to be a CCDS provider
 - Otherwise indicated that the person knew or should have known that the actions were in violation of this chapter or state or federal statute or regulations relating to child care
 - Become debarred and did not notify CCDS to report the change and continued to provide child care

CCDS CORRECTIVE ACTION

The CCDS, Alamo WorkSource or TWC may take the following actions if a provider is found to be in non-compliance with the policies and procedures:

- (1) Suspension, nonrenewal, or termination of child care or a Provider Agreement or Rate Schedule;
- (2) Temporary withholding of payments to the provider for child care delivered;
- (3) Nonpayment of child care delivered;
- (4) Recoupment of funds from the provider; or
- (5) Any other action consistent with the intent of the governing statutes or regulations to investigate, prevent, or stop suspected fraud.

RECORD KEEPING REQUIREMENTS

Providers must maintain financial records for each child receiving subsidized child care and make them available for review by CCDS upon request. At a minimum the provider must keep the following for each child receiving subsidized care:

- Attendance records,
- Receipts for parent fees paid by the parent,
- Copies of the Billing Form 2455 and the check proofs, and
- Any other records pertaining to financial claims for a child receiving subsidized care.

In accordance with Federal law, providers must keep financial records for 3 years and 90 days from the last day the child receives subsidized child care.

PROVIDER CHANGES

Most changes in the way a facility runs will mean that a new Provider Agreement or Provider Rate Schedule must be signed or amended. All changes must be reported to the CCDS Contractor immediately.

These changes must be reported to the assigned Provider Specialist:

- A change in the facility name,
- A change in governing body or corporate status,
- A change in facility rates or fees,
- A change in hours of operation,
- A change in holiday schedule,
- A change in the ages of children served,
- A change in the facility owner's address,
- Any change in facility license or registration caused by conditions placed on it by TDFPS's Licensing Division, or any condition affecting the status of facilities regulated by the TDH or the United States Military Service,
- A change in the contact person or director, and
- A change in transportation policies.

Changes that cause termination of Provider Agreement or Provider Rate Schedule:

- A change in facility ownership,
- A move to a different location,
- Loss of TDFPS license, registration, or certification status, or
- A provider found to be in serious noncompliance with, seriously deficient by, or debarred from another State or Federal Program.

VISITS TO PROVIDERS

CCDS has the right to conduct an on-site fiscal monitoring during operational hours. CCDS may, at its discretion, utilize the assistance of other departments, City resources, Alamo WorkSource, Texas Workforce Commission (TWC) or other State or Federal entities to conduct on-sight monitoring visits.

COMPLAINTS/GRIEVANCES

Providers have the right to have complaints or grievances heard without the threat of losing child care services. Providers should begin by explaining the problem or complaint to their Provider Specialist, if this is unsuccessful, provider may request a review by the Child Care Coordinator.

Providers may also request a review by the Alamo WorkSource staff. The request for review shall be submitted to AWS staff in writing and delivered to the AWS within 15 calendar days of the date of written notification of CCDS adverse action. AWS shall review the written request, and ask for additional documentation from CCDS and/or provider if needed. AWS shall issue its determination in writing to the provider and CCDS within 30 days of receipt of the request for review. The provider and/or CCDS may file an appeal to the Texas Workforce Commission if the provider or CCDS disagrees with the outcome of the local review.

TEXAS RISING STAR CERTIFICATION

The Texas Rising Star program offers providers the opportunity to participate in a voluntary plan to improve the quality of child care by meeting program criteria that exceed the Minimum Standards for Child Care Licensing.

Texas Rising Star Criteria covers:

- FPS Licensing Compliance, Caregiver staff and Director qualifications, Staff orientation and ongoing staff development, Group Size, Activities, Caregiver-child interaction, Physical environment, Health/Safety, Nutrition/Mealtime, and Parental involvement.

Providers who are interested in being certified as Texas Rising Star Providers may ask their Provider Specialist for the necessary materials and information. Provider Specialists work closely with providers in the application, self-assessment, and formal assessment processes. Provider Specialists also monitor and provide technical assistance to providers who are in the Texas Rising Star processes.